

current money, at the election of the said apprentice. In Testimony whereof, the said John C. Williams and the said Spencer Hitch and Philemon Skinner as Justices of the Peace in and for the County of Caroline aforesaid, have hereunto set their hands and seals affixed, the day and year first herein before written.

Signed, Sealed and delivered,

in the presence of
Henry Roberts
James P. Camp

Caroline County Orphans Court

The 8th day of January 1836. The foregoing Indenture was duly examined by the court, approved and ordered to be recorded. 530
Cordly. W. A. Fords Regs of Wills
for Caroline County.

The court binds John Chace (negro) to James Tuckson (negro) until he attains the age of twenty one years he being eight years of age on the fifteenth day of October last. Whereupon the said James Tuckson together with William Meloney and Jacob C. Wilson who were offered as his securities and approved of by the court do acknowledge themselves to owe and stand greatly indebted to the said John Chace in the sum of forty pounds current money of their bodies goods and chattels lands and tenements separately to be made and levied for the use of the said John Chace his heirs executors administrators or assigns. Upon condition that the said James Tuckson teach or cause the said John Chace to be taught the art trade and mystery of farming and to find and provide for his said apprentice during his servitude good and sufficient meat drink washing lodging and apparel with other necessary requisites during his said apprenticeship. And when free to give his said apprentice a suit of clothes worth twenty dollars or that sum in cash current money as the said apprentice may choose; and also the sum of ten dollars in cash current money, then this recognition to be void clearely and remain in full force and virtue in law. Taken and acknowledged in open court this 19th day of January in the year of our Lord one thousand eight hundred and thirty six.

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in cash current money, then this recognition to be void clearely and remain in full force and virtue in law. Taken and acknowledged in open court this nineteenth day of January in the year of our Lord, one thousand eight hundred and thirty six.

Cordly. W. A. Fords Regs of Wills

for Caroline County.

The court binds Enoch Ross (negro) to James W. Stanton until he attains the age of twenty one years he being seven years of age on the first day of November last. Whereupon the said James W. Stanton together with James Butler and Edward W. Liden who were offered as his securities and approved by the court do acknowledge themselves to owe and stand greatly indebted to the said Enoch Ross in the sum of forty pounds current money of their bodies goods and chattels lands and tenements separately to be made and levied for the use of the said Enoch Ross his heirs executors administrators or assigns. Upon condition that the said James W. Stanton teach or cause the said Enoch Ross to be taught the art trade and mystery of farming and to find and provide for his said apprentice during his servitude good and sufficient meat drink washing lodging and apparel with other necessary requisites during his said apprenticeship, and when free to give his said apprentice a suit of clothes worth twenty dollars or that sum in cash current money as the said apprentice may choose; and also the sum of ten dollars in cash current money, then this recognition to be void clearely and remain in full force and virtue in law. Taken and acknowledged in open court this 19th day of January in the year of our Lord one thousand eight hundred and thirty six.

Cordly. W. A. Fords Regs of Wills

for Caroline County.

Maryland Set. I know all men by these presents, That we Daniel Reed & Roger Adams of Sussex County State of Delaware, and Edward W. Liden of Caroline County are held and firmly